BILL NO. S-83-06-36 1 SPECIAL ORDINANCE NO. S-130-83 2 3 AN ORDINANCE approving Agreement for a Sanitary Sewer between Leo-Cedarville 4 Regional Sewer District, and the City of Fort Wayne, Indiana. 5 NOW, THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF 6 7 THE CITY OF FORT WAYNE, INDIANA: That Agreement for a Sanitary Sewer dated SECTION 1. 9 June 8, 1983, between the Leo-Cedarville Regional Sewer District 10 and the City of Fort Wayne, by and through its Mayor and the 11 Board of Public Works for: 12 the transfer of the ownership of approximately 6000 ft. of 15" sanitary sewer to 13 City Utilities described as follows: A part of Fractional Section 4, Township 14 31 North, Range 13 East, St. Joseph Town-ship, Allen County, Indiana, being a strip 15 of land 15 feet in width along the West side of and adjoining the following described line: 16 17 Beginning on the East line of real estate owned by Indiana & Michigan Electric Company, 18 at a point located 1618.78 feet West and 2735 feet South of the Northeast corner of said 19 Section 4; thence continuing South on the property line a distance of 1050 feet more 20 or less, to the low water line of the St. Joseph River and a strip of land 25 feet in 21 width along the East side of and adjoining the following described line: 22 Beginning on the North line of said fractional 23 Section 4 at a point 1618.78 feet West of the Northeast corner thereof, thence South along the porperty line a distance of 2947.58 feet and a part of lot 6 of Trease Estates Plat 24 25 "A" situated in the Southwest Fractional Quarter Section 31, Township 32 North, Range 26 13 East, Cedar Creek Township, Allen County, Indiana, and described as follows: 27

25 feet in width along the Easterly side of

and adjoining the following described line:

Beginning on the South line of said Section 31 at a point 232.32 feet East of the inter-

section of said South line and the centerline of Old Leo Road (1618.78 feet West of the N.E.

corner of Section 4, Township 31 North, Range 13 East) thence North parallel to the existing

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1 Page Two 2 oil pipeline easement 69.4 feet, thence with a deflection left at 36° 50' 30" a distance 3 of 51.0 feet to the right of way of the Old 4 Leo Road and a line in and along the Southeast right of way of the Old Leo Road in a 5 Northeasterly direction, a distance of 21.38 6 involving an Indirect Expenditure of Sixteen Thousand Two Hundred 7 Ninety-Five and 64/100 Dollars (\$16,295.64), which will be credited 8 to the District's monthly sewage bill beginning on January 1, 1984; 9 future connections into the 15" sanitary sewer will pay a connec-10 tion fee to recoup this purchase price in full; all as more parti-11 cularly set forth in said Agreement, which is on file with the 12 Office of the Board of Public Works and is by reference incor-13 14 porated herein, made a part hereof, and is hereby in all things ratified, confirmed, and approved. Two (2) copies of said Agree-15 ment are on file with the Office of the City Clerk and made 16 available for public inspection, according to law. 17 SECTION 2. That this Ordinance shall be in full force 18 and effect from and after its passage and any and all necessary 19 approval by the Mayor. 20 Victure I Scrugg 21 22 23 APPROVED AS TO FORM AND LEGALITY 24 25 26 Boxberger, City Attorney 27 28 29 30 31 32

D - 2 - 1 - 4:	D			10000	e - 7
seconded by	in Allen	two , and du	otion by to	could the se	
by title and ref Plan Commission	erred to the	Committee	City II	letio 1	and the City
due legal notice	, at the Cour	cil Chambers	, City-County	Building,	Fort Wayne,
Indiana, on		, the, at		o'clock	day of .M.,E.S.T.
DATE:	6-28-		Dandra	- A	unedy
	0 000			/	CITY CLERK
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seconded by passage. PASSED	6/11/01	unto.	and duly ado	opted, plac	ed on its
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BRADBURY	1				
BURNS	1				
EISBART					
GiaQUINTA					
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SCHOMBURG	1				-
SCRUGGS			•		
STIER				-	
TALARICO				,	
DATE:	7-12-8	3	Sandra	J. F. Le	CITY CLERK
Passed and a	adopted by th	e Common Cour	ncil of the C	ity of Fort	: Wayne,
Indiana, as (20N				SPECIAL)	2.4
(APPROPRIATION)	ORDINANCE	(RESOLUTIO	NO.	-130-	83.
on the	day day	of f	uly		, 19 83 .
	ATTEST:		(SEAL)		
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Y-14			1	1	"
			Dandre	V F. A	CITY CIERK
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19 <u>63</u> , at the 1				,E.S.T.	
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			WIN MOSES. J	m R MAYOR	

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73-62-40

AGREEMENT FOR THE PURCHASE OF A SANITARY SEWER LINE

This agreement is executed and entered into this 8 day of June, 1983, by and between LEO-CEDARVILLE REGIONAL SEWER DISTRICT, a regional sewer district established pursuant to Indiana law (hereinafter referred to as "Seller") and THE CITY OF FORT WAYNE, INDIANA, a municipal corporation of the State of Indiana (hereinafter referred to as "Buyer") and witnesses that:

WHEREAS, the Seller has caused to be constructed a regional sewage collection system within the confines of Sewer District as outlined in red on "Exhibit A" attached hereto and made part hereof,

WHEREAS, the Seller did on the 19th day of October, 1977, enter into an AGREEMENT with the Buyer agreed to treat the sewage collected by the regional sewage collection system, and

WHEREAS, the Seller has caused to be constructed a 15 inch gravity sewer line shown in blue on "Exhibit A" for the purpose of transporting said sewage to a sanitary interceptor owned by the Buyer, and

WHEREAS, the Buyer seeks to purchase and the Seller desires to sell said sewer line described as follows:

A part of Fractional Section 4, Township 31 North, Range 13 East, St. Joseph Township, Allen County, Indiana, being a strip of land 15 feet in width along the West side of and adjoining the following described line:

Beginning on the East line of real estate owned by Indiana & Michigan Electric Company, at a point located 1618.78 feet West and 2735 feet South of the Northeast corner of said Section 4; thence continuing South on the property line a distance of 1050 feet more or less, to the low water line of the St. Joseph River and a strip of land 25 feet in width along the East side of and adjoining the following described line:

Beginning on the North line of said fractional Section 4 at a point 1618.78 feet West of the Northeast corner thereof, thence South along the property line a distance of 2947.58 feet and a part of lot 6 of Trease Estates Plat "A" situated in the Southwest Fractional Quarter Section 31, Township 32 North, Range 13 East, Cedar Creek Township, Allen County, Indiana, and described as follows:

25 feet in width along the Easterly side of and adjoining the following described line: Beginning on the South line of said Section 31 at a point 232.32 feet East of the intersection of said South line and the centerline of Old Leo Road (1618.78 feet West of the N.E. corner of Section 4, Township 31 North, Range 13 East) thence North parallel to the existing oil pipeline easement 69.4 feet, thence with a deflection left at 36° 50' 30" a distance of 51.0 feet to the right of way of the Old Leo Road and a line in and along the Southeast right of way of the Old Leo Road in a Northeasterly direction, a distance of 21.38 feet. WHEREAS, said Seller has obtained easements attached as Exhibit B, C and D enabling the Seller to construct the sewer line over property owned by the Corporation identified in said Exhibits, and WHEREAS, the Seller has obtained all permits necessary to construct said sewer line in the right-of-way of the Old Leo Road, and WHEREAS, in the above mentioned AGREEMENT between the Buyer and the Seller, the Seller was required at his own cost to install all necessary monitoring equipment at the point where Seller connected to Buyer's Sanitary Sewer Interceptor, said point marked in yellow on "Exhibit A", and WHEREAS, no monitoring devices were installed at point identified in yellow on "Exhibit A", and WHEREAS, the total cost to the Seller for constructing the referenced line, as it is constructed without the monitoring device was \$13,579.70, and WHEREAS, the Seller, in accord with the above mentioned agreement, has caused to be installed all required measuring devices at Lift Station Number One on State Road One in Cedarville, said point is not included in the gravity line identified above, and WHEREAS, the Seller has accepted said sewer line from its construction contractor and said sewer line is currently in use. NOW, THEREFORE, in consideration of the foregoing statements, the following terms are hereby agreed upon between the parties for the purchase of said sewer line: The Seller will assign, transfer and convey all right, title and interest in the sewer line described above including all warranties - 2 -

and easements shown on Exhibit B, D and D attached hereto and made part hereof. The Buyer will pay the Seller the sum of Sixteen Thousand Two 2. Hundred Ninety-five and 64/100 Dollars (\$16,295.64) as full and final payment for said sewer line. Said payment will be made to Seller as follows: Commencing on January 1, 1984, Buyer will credit on a monthly basis for the amount of the Buyer's service charge to the Seller. It is the intention of the parties that the Seller will not be required to pay its monthly charge for sewage treatment to the Buyer until such a time as the credit in the amount of \$16,295.64 has been eliminated through these payments. Said sum or the unpaid balance thereof, will bear interest at the rate of twelve pecent (12%) per annum from the date of the execution of this agreement. The Buyer recites that he has inspected said sewer line and agrees to indemnify and hold harmless the Seller from any damages resulting from any defect in said sewer line. The Buyer agrees to, at its own cost, install whatever monitoring equipment is necessary to change the tap in point marked in green on Exhibit A attached hereto, except that the installation and operational cost of the flow measuring devices contained at Lift Station Number One on State Road One shall remain the responsibility of the Seller. 5. Buyer recites that any owner or owners of any land which is now, or hereafter located outside the corporate limits of the City of Fort Wayne who connect into the sewer line identified above shall be deemed to thereby waive his, her, their, or its right to remonstrate against or otherwise object to, interfere with or oppose any pending of future annexation by the City of Fort Wayne of such land or of the territory which is or will be served by said sewer line except that the foregoing shall not be applicable to the connection of the Leo-Cedarville Regional Sewer District. 6. The Seller shall record a copy of this agreement in the Allen County Recorder's Office within ten (10) days of its adoption and approval by the Common Council of the City of Fort Wayne. This agreement shall remain in full force for a period of one - 3 -

- (1) year from the date of its execution and the effective date for the transfer of the ownership of said line shall commence after Paragraph 1 has been completed and Buyer grants the first credit set out in Paragraph 2.
- 8. This Agreement shall be to the benefit of, and shall be binding upon, the parties to this agreement as well as their successors and assigns.

IN WITNESS WHEREOF, the undersigned have executed and entered into this Agreement for the Purchase of a Sanitary Sewer Line this 8 day of

June, 1983.
"Seller"

LEO-CEDA	RVILLE REGIONAL SEWER DISTRICT
BY:	Its Board of Trustees
BY:	Jack Bridges
BY:	Talen H. Acra
BY:	Meil Wisler
	Frua Schwartz Erma Swartz
	That I misely Richard Knisely
	Levon Bender
	Shart a. Tharp Robert A. Tharp

"Buyer"

CITY OF FORT WAYNE, INDIANA

Winfield C. Moses, Jr. Mayor

BOARD OF PUBLIC WORKS

BY:

Stephan A. Bailey, Chairman

BY:

Roberta Anderson Staten, Member

BY:

tty R. Collins, Member

Sharon J. Helmsing, Clerk Pro Tem

STATE OF INDIANA) SS:

Before me, a Notary Public, in and for said County and State, personally appeared the Leo-Cedarville Regiongl Sewer District by The Board of Trustees and acknowledged and executed the foregoing Agreement for the Purchase of a Sanitary Sewer Line this /st day of June, 1983.

Witness my Hand an Notarial Seal.

Karen L. Furnish Notary Public esident of allen County

My Commission Expires:

March 18, 1986

STATE OF INDIANA) SS:

Witness my Hand and Notarial Seal.

Ahasan Velmouse Resident of allen County

My Commission Expires:

7-6-86

This Instrument Prepared By:

Robert E. Connolly, Attorney at Law RIEBENACK & CONNOLLY 2200 Lake Avenue, Suite 125 Fort Wayne, IN 46805

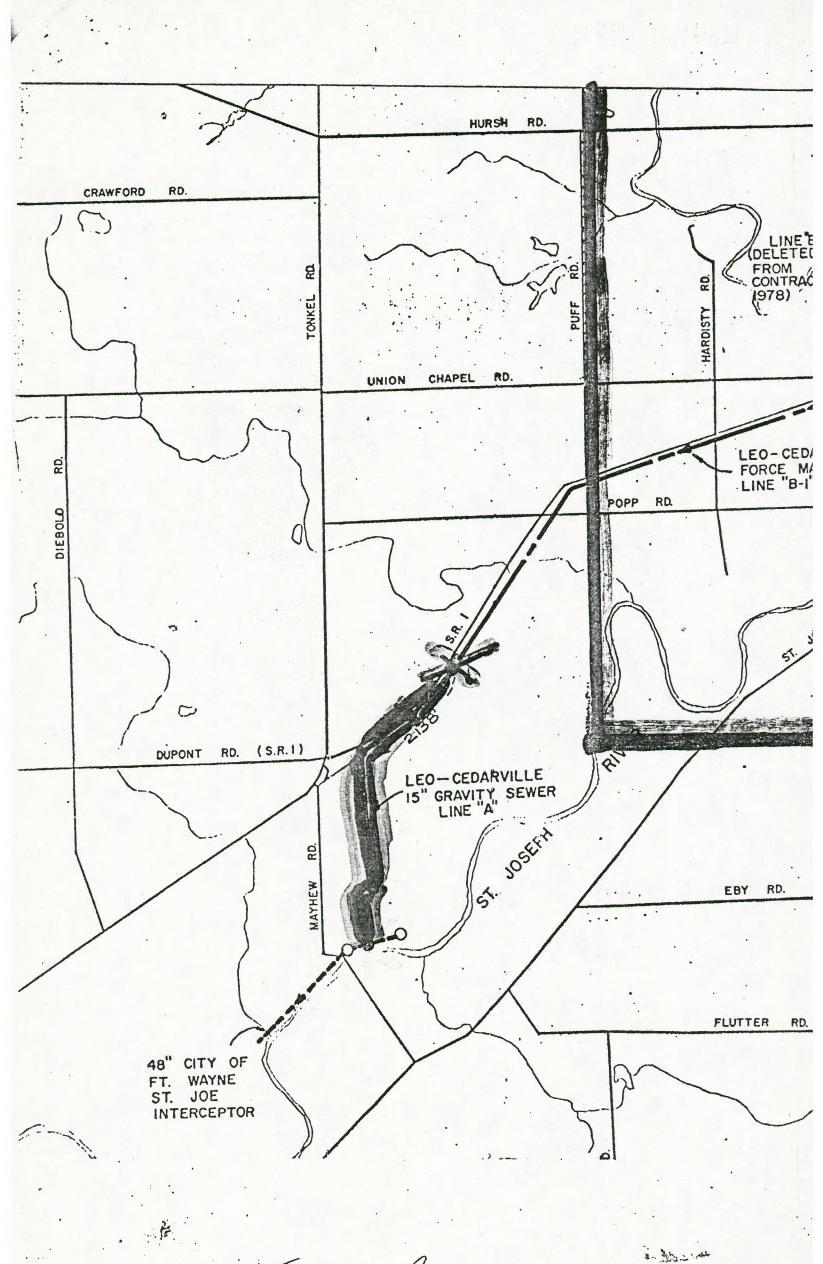


EXHIBIT A.

DULY ENTERED FOR TAXATION

SEr 26 1978

EASEMENT GRANT

THIS INDENTURE WITNESSETH: INDIANA & MICHPHAR BENTHENCOUNDANY,

an Indiana corporation, (hereinafter called "Grantor"), for and in consideration of One Dollar (\$1.00) and other good and valuable consideration, the receipt of which is hereby acknowledged, does hereby give and grant but without warranty, insofar as its present title enables it to do so, to LEO-CEDARVILLE REGIONAL SEWER DISTRICT, an Indiana corporation, (hereinafter called "Grantee"), a right of way and easement 15 feet in width, to construct, maintain, and operate one sanitary sewer line along with ground level and underground appurtenances in, under, and along the real estate of Grantor (hereinafter called "Grantor's Real Estate") situated in Section 4, Township 31 North, Range 13 East, St. Joseph Township, Allen County, State of Indiana, more particularly described as follows, to-wit:

A part of the fractional Section 4, Township 31 North, Range 13 East, St. Joseph Township, Allen County, Indiana, described as follows:

A strip of land 15 feet in width along the West side of and adjoining the following described line:

Beginning on the East line of real estate owned by Indiana & Michigan Electric Company, at a point located 1618.78 feet West and 2735 feet South of the Northeast corner of said Section 4; thence continuing South on the property line a distance of 1050 feet, more or less, to the low water line of the St. Joseph River.

ALSO, a 25 foot temporary easement for construction purposes lying directly West of and adjoining the above described 15 foot easement.

IT IS UNDERSTOOD AND AGREED:

- l. Grantee assumes all risk of injury that it or its agents, servants, employees, and parties usi g Grantor's Real Estate may sustain be reason of the towers, poles, foundations, lines, wires, cables, conduits, and any other equipment, apparatus, structures, and property of Grantor and the use thereof by Grantor, and hereby releases Grantor from all liability therefor, and covenants to indemnify and hold harmless the Grantor against any and all liability for damages in the premises.
- 2. The Grantee shall at all times, indemnify, protect, defend, and save harmless Grantor against any and all actions, suits, proceedings, losses, claims, demands, liabilities, damages, and expenses (including court costs and attorneys' fees) which Grantor may incur or suffer on account of, arising out of, or incidental to some act or omission on the part of Grantee in connection with the existence of enjoyment of, or the exercise by, the Grantee, its agents, servants, employees, contractors, and invitees of, any or all of the rights, titles, interests, and privileges herein granted by the Grantor to the Grantee, except where proximately caused by the negligence of the Grantor, its agents, servants, employees, contractors, and invitees, provided however, that Grantor shall not be deemed to be at fault or negligent in assuming, without investigation that it may safely cross Grantee's storm sewer with machinery, equipment, and vehicles.

TE SEP 26 PH 2: 24
LLEH COUNTY RECORDER

Some G. D. Land

- 3. The easement rights herein granted to Grantee shall be at all times subject and subordinate to the possession and use of Grantor's Real Estate by the Grantor for the erection, maintenance, operation, and repair of its towers, poles, foundations, lines, wires, cables, conduits, or any other equipment, apparatus, structures, or property of Grantor now or hereafter erected in, upon, over, under, across, and along Grantor's Real Estate, and for all utility and corporate purposes.
- 4. Said sewer shall not exceed eighteen (18) inches in diameter and shall be installed, maintained, and operated at sufficient depth below the surface of the ground to permit the covering over of the sewer line to be dressed off level to the adjacent ground level and in accordance with applicable rules, regulations, standards, ordinances, codes, and statutes governing installation, maintenance, and operation of said sewer and so as not to interfere in any manner whatsoever with drainage ditches, culverts, and drains. Grantee shall bear the entire cost and expense of constructing, reconstructing, and maintaining said sewer upon said real estate and Grantor shall never be or become liable for such costs and expenses or any portion thereof. Grantee agrees that all work upon or in connection with said sewer shall be done in a workmanlike manner and at such times and in such a manner as not to interfere in any way whatsoever with the operations of Grantor. The plans for the construction of said sewer shall be subject to the approval of Grantor.
- 5. Grantee agrees that neither it, its servants, agents, employees, contractors, licensees, nor any other person, firm, company, or corporation permitted by Grantee to enter upon the above described real estate, shall operate any machine, apparatus, or other piece of equipment closer than the greater distance permitted by OSHA regulations or other rules governing clearance to any of Grantor's electric lines, conductors, towers, or any other facilities or structures on Grantor's Real Estate.
- 6. Grantor's Real Estate shall be used by Grantee in such manner as not to injure or interfere with the towers, poles, foundations, lines, wires, cables, conduits, or any other equipment, apparatus, structure or property of Grantor now or hereafter placed in, upon, over, under, across, and along said real estate. All damage to any or all of the aforesaid property of Grantor resulting from the construction, operation, and maintenance or removal of said sever shall be promptly paid by Grantee.
- 7. In the event that the use to which Grantor may, from time to time, desire to devote the lands of Grantor is such that Grantor deems it necessary or desirable that the stores sewer of Grantee and the appurtenances thereto, or any part thereof be relocated, moved or in any way rearranged within or upon said lands, then, in each such event, Grantee, at its own sole cost and expense, will make such rearrangement of its facilities so as to comply with the Grantor's desires and wishes within a reasonable time after being notified in writing by Grantor.

...

- 8. In the event, at any time, of any default by the Grantee in the performance of any of the covenants or agreements on its part to be kept and performed, the Grantor may thereupon terminate this easement and all the rights in connection therewith by giving 30 days' notice in writing to Grantee, and upon the expiration of said 30 day period, this easement shall terminate and no longer be of any force and effect; and, thereupon, Grantee shall, if so directed by Grantor, immediately remove said sewer and appurtenances from Grantor's Real Estate at its own risk and expense and restore the said premises to as substantially good condition as the same were in immediately prior to the laying of said sewer line.
- 9. If Grantee shall at any time abandon said easement and right of way and cease to use same for and during a period of one year, or if Grantee fails to employ this easement and right of way for the purpose for which it was granted, this easement and right of way shall terminate and all rights shall revert to Grantor as fully and completely as if this easement and right of way had never been granted. Grantor reserves the right to require Grantee to remove all its improvements or other property located thereon. If Grantor exercises this right, Grantee covenants to remove all its improvements or other property located thereon within thirty (30) days after written notification from Grantor so to do and restore Grantor's property and improvements to at least the same condition in which they were prior to Grantee exercising its easement rights.
- 10. This grant is made subject to all licenses, leases, easements, conditions, covenants, encumbrances, liens, rights of persons in possession, and claims of title which may affect said real estate.
- ll. Upon completion of the installation of said sewer and upon completion of any maintenance of other activity taken by Grantee in connection with said sewer, Grantee shall restore Grantor's Real Estate and improvements, including roadways, gates, fences, thereon to the same level, contour, and general condition as existed on Grantor's real estate immediately prior to such act. Grantee shall not move or pile spoil from its excavations to obstruct the natural drainage and flow of water and shall repair or replace all drains and ditches to the same condition as they were immediately prior to the Grantee's use of said easement. Grantee shall dispose of any excess earth from Grantor's Real Estate in such a manner as Grantor may direct.
- strip herein described so as to permit Grantor to cross said storm sewer with machinery, equipment, and vehicles without danger of: injury to the servants, agents, employees, contractors, licensees and invitees of Grantor or Grantee; or damage to the property of Grantor or Grantee or adjoining property owners. Grantee shall further maintain or provide satisfactory routes of access during the time of construction across or through the easement areas for the use and benefit of the Grantor and its agents and/or lessees, and any party having easement rights primarily for ingress and egress and utility purposes.

- or otherwise control all trees, branches, bushes, brush, undergrowth, crops or other growth or vegetation located or growing upon or in the easement area as may be reasonably necessary in the installation, maintenance, operation, repair, replacement, or renewal of the sanitary sewer and the equipment and facilities connected therewith.
- 14. All notices or demands hereunder may be served on Grantor by certified mail, addressed to Grantor at 2101 Spy Run Avenue, Fort Wayne, Indiana 46805, and on Grantee by certified mail, addressed to Grantee at P.O. Box 86, Leo, Indiana 46765.
- 15. This indenture contains all the terms and conditions of this easement, express or implied, and shall be binding upon and inure to the benefit of the respective successors and assigns of the parties hereto.
- 16. Grantor, through its duly authorized officers, certifies under oath that no Indiana gross income tax is due or payable at this time in respect to the transfer made by this indenture.

IN WITNESS WHEREOF, the Grantor hereto has caused this document to be executed by its duly authorized officers this 13th day of July , 1978.

INDIANA & MICHIGAN ELECTRIC COMPANY

	By R.C. Menge		
	R. C. Menge,	Vice I	resident
DA-A-A	•		

A. H. Stuhlmann, Assistant Secretary

STATE OF INDIANA)
) SS.
COUNTY OF ALLEN)

Be it remembered that on the 13th day of July , 1978, before the undersigned, a Notary Public, in and for the County and State aforesaid, personally appeared R. C. Menge and A. H. Stuhlmann, the Notation Vice President and Assistant Secretary respectively of the Indiana & Michigan Electric Company, and acknowledged the execution of the foregoing instrument on behalf of said Company, as the voluntary act and deed of said Company for the uses and purposes therein set forth, and said officers, having been duly sworn, swear that the statements contained therein relating to Indiana gross income tax are true.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the day and year first above written.

My Commission Expires:

July 19, 1980

Rita K. Sauders

lovery Public

I am a resident of Whitley County, I

This instrument was prepared by O. C. Smith, Agent for Indiana & Michigan...

Electric Company on its behalf.

RET TO ROBERT E CONNOCLY SHITE 215 2.50 LAKE AVE ALLEN COUNTY RECORDER

GRANT OF SEWER EASEMENT

THIS INDENTURE WITNESSETH THAT:

National Oil Corporation

of Allen County, Indiana, hereinafter referred to as "GRANTOR", for and in consideration of One Dollar (\$1.00) and other valuable and sufficient considerat receipt of which is acknowledged, does hereby grant, convey and warrant to the LEO-CEDARVILLE REGIONAL SEWER DISTRICT, referred to as "GRANTEE", a permanen easement and right-of-way in construct, operate, control, use, maintain, repair, reconstruct, and remove a sewer line in, along, under and across the following described real property located in County of Allen, State of Indiana, and being part of Section 31, Township 32 North and Range 13 East to wit:

A part of lot 6 of TREASE ESTATES PLAT "A" Situated in the Southwest fractional Quarter Section 31, Township 32 North, Range 13 East, Cedar Creek Township, Allen County, Indiana and described as follows:

25 feet in width along the Easterly side of and adjoining the following described line:

Beginning on the South line of said Section 31, at a point 232.32 feet East of the intersection of said South line and the centerline of the OLD LEO ROAD (1618.78 feet West of the N.E. Corner of Section 4, Township 31 North, Range 13 East); thence North parallel to the existing oil pipeline easement 69.4 feet; thence with a deflection Left of 360 - 50' - 30" a distance of 51.0 feet to the right of way of the Old Leo Road.

Also: A 25 foot temporary construction easement lying directly East of and adjoining the above described 25 foot easement.

Grantor warrants that tere are no Indiana Gross Income Taxes due and oweing as a result of this transaction.

TOGETHER with right of ingress and egress to, from and over said premises for the purposes mentioned above.

damage to fences or to growing crops caused by the construction, operation and maintenance of Grantee's facilities. Said temporary easement as above described is to be used only until such sewer construction is completed by the Leo-Cedarville Regional Sewer District.

DULY ENTERED FOR TAXATION

SEP 2 6 1978

Joan D. Webelkaer AUDITOR OF ALLEN COUNTY

INSTRUMENT L 9342

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IT IS AGREED that the foregoing is the entire contract between the parties hereto and that this written agreement is complete in all its terms and provisions and shall be binding on their respective representatives, heirs and assigns.

19th DAY OF September 197X

STATE OF INDIANA) ss: COUNTY OF WELLS

Before me, the undersigned, a Notary Public in and for said County and State, personally appeared William Moser who acknowledged the execution of the foregoing Grant of Easement, as and for voluntary act and deed, for the uses and purposes therein contained.

1978. WITNESS my hand and notarial seal this 1970 day of Septemb

Wells COUNTY RESIDENT

MY COMMISSION EXPIRES:

RETURN 10: ->

This instrument was prepared by Robert E. Connolly, Attorney at Law, 2200 Lake Avenue. Suite 215. Fort Wavne. Indiana 46805.

GRANT OF SEWER EASEMENT

THIS INDENTURE WITNESSETH THAT: Indiana Bank and Trust Company

of Allen County, Indiana, hereinafter referred to as "GRANTOR",

for and in consideration of One Dollar (\$1.00), and other valuable
and sufficient consideration; receipt of which is acknowledged,
does hereby grant, conversed warrant to the LEO-CEDARVILLE REGIONAL
SEWER DISTRICT, referred to as "GRANTEE", a permanent easement and
right-of-way to construct, operate, (control, use, maintain, repair,
reconstruct, and remove a sewer line in, along, under and across
the following described real property located in County of Allen,
State of Indiana and being a part of Section 4 , Township

31 North and Range 13 East

31 North and Range 13 East to wit:

A part of Fractional Section 4, Township 31 North, Range 13 East, St. Joseph Township, Allen County, Indiana and described as follows:

25 feet in width along the East side of and adjoining the following described line:

Beginning on the North line of said fraction Section 4, at a point 1618.78 feet West of the Northeast corner thereof; thence South along the property line a distance of 2947.57 feet.

Also: A 25 foot temporary construction Easement lying directly East of and adjoining the above described 25 foot Easement.

Grantor warrants that there are no Indiana Gross DICY ENTERED FORTAXATION

JUN 1 5 1978

Jan D. Webselser AUDITOR OF ALLEN COUNTY

INSTRUMENT L 430

TOGETHER with right of ingress and egress to, from and over said premises for the purposes mentioned above.

GRANTEE shall promptly renair, replace or reimburse Grantor for any damage to fences or to growing crops caused by the construction, operation and maintenance of Grantee's facilities. Said temporary easement as above described is to be used only until such sewer construction is completed by the Leo-Cedarville Regional Sewer District.

June C. Links

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TIT IS AGREED that the foregoing is the entire contract between the parties hereto and that this written agreement is complete in all its terms and provisions and shall be binding on their respective representatives, heirs and assigns.

EXECUTED THIS 14TH DAY OF June 1978

INDIANA BANK AND TRUST COMPANY OF FORT WAYNE

By: John D. Auld, Vice President

STATE OF INDIANA)

COUNTY OF ALLEN)

Before me, the undersigned, a Notary Public in and for said County and State, personally appeared Indiana Bank and Trust Company of Fort Wayne, by John D. Auld, Vice President who acknowledged the execution of the foregoing Grant of Easement, as and for voluntary act and deed, for the uses and nurposes therein contained.

WITMESS my hand and notarial seal thi. 14th day of June 19 78.

Carolyn Sue Favory, Notary Public

CAROLYN-STIE FAVORY
On Control on expires Feb. 27, 1980

ounty of Neskdence of Notary Public is Allen County, Indiana.

This instrument was prepared by Robert F. Connolly, Attorney at Law, 2200 Lake Avenue, Suite 215, Fort Wayne, Indiana 46805.

BIH NO
OTMY IMPTERMEN
REPORT OF THE COMMITTEE ON CITY UTILITIES
WE, YOUR COMMITTEE ON City Utilities TO WHOM WAS REFERRED AN
ORDINANCE approving Agreement for a Sanitary Sewer between
Leo-Cedarville Regional Sewer District, and the City of
Fort Wayne, Indiana
HAVE HAD SAID ORDINANCE UNDER CONSIDERATION AND BEG LEAVE TO REPORT
BACK TO THE COMMON COUNCIL THAT SAID ORDINANCE DO PASS.
VICTURE L. SCRUGGS, CHAIRMAN Watere Scrugg
SAMUEL J. TALARICO, VICE CHAIRMAN Samuel J. Talarico
DONALD J. SCHMIDT
MARK E. GiaQUINTA Mark E. GiaQUINTA
PAUL M. BURNS

Concurred in 7/12/83 Sandra F. Lennedy

TITLE OF ORDINANCE Agreement between City & Leo-Cedarville Regional Sewer District,
DEPARTMENT REQUESTING ORDINANCE. Board of Public Works
SYNOPSIS OF ORDINANCE This purchase agreement provides for the transfer of the own
snip of approximately 6000 ft. of 15" sanitary sewer to City Utilities for
of \$16,295.64 from the Leo-Cedarville Regional Sewer District. This purchase pri
will be credited to the District's monthly sewage bill beginning on Jan, 1 1981
The future connections into the 15" sanitary sewer will pay a connection fee to
recoup this purchase price in full.
EFFECT OF PASSAGE Transfer to 6000 ft. of 15" san. sewer to City Utilities.
EFFECT OF NON-PASSAGE
INDIRECT EXPENDITURE MONEY INVOLVED (BIRECT-COSTS, - EXPENDITURE; - SAVINGS) \$16,295.64
ASSIGNED TO COMMITTEE